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**From:** Paul Hlavinka -MDE- [paul.hlavinka@maryland.gov]  
**Sent:** 10/8/2020 5:12:07 PM  
**To:** Ottinger, Elizabeth [Ottinger.Elizabeth@epa.gov]  
**CC:** Casey Leach -MDE- [casey.leach@maryland.gov]  
**Subject:** Updated Permit - Maryland  
**Attachments:** 20\_SW\_AppendixG\_Draft 7-15-2020\_wEPAcomments.docx; 20\_SW\_AppendixE\_Draft 7-15-2020\_wEPAcomments.docx; 20\_SW\_AppendixA\_Draft 7-15-2020\_wEPAcomments.docx; 20\_SW\_AppendixC\_Draft 7-15-2020\_wEPAcomments.docx; 20\_SW\_AppendixD\_Draft 7-15-2020\_wEPAcomments.docx; EPA Comments.docx; 20\_SW\_Permit\_Draft 7-15-2020\_wEPAcomments\_toMDE.DOCX

Attached is the updated industrial stormwater draft permit, which addresses the concerns expressed by EPA. I have gone through most of the Fact Sheet, and feel it should be ready tomorrow or Monday. We do look for EPA's concurrence on the permit, and are aware that you are under time constraints based on when you first received our initial draft. We have received input for third parties on the Corrective Action section of the permit, and we do intend to review those and consider them for inclusion. We have two options and look for EPA guidance:

- 1) We can incorporate changes after we publish our tentative as part of a review of all received comments.
- 2) We extend the timeframe that EPA has for concurrence and send you the updated draft when it is ready.

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